EXHIBIT A

| | Case 3:23-md-03084-CRB | Document 4805-1 | Filed 12/29/25 | Page 2 of 3 |
|----|--|-----------------|---|---------------------------------------|
| | | | | |
| 1 | Steve Schulte (TX Bar No. 24051306) Appearance Pro Hac Vice John Raggio (CA Bar No. 338261) Arati Furness (CA Bar No. 225435) NACHAWATI LAW GROUP 5489 Blair Road | | | |
| 2 | | | | |
| 3 | | | | |
| 4 | Dallas, Texas 75231 Telephone: (214) 890-0711 | | | |
| 5 | Fax Number: (214) 890-0712 Email: schulte@ntrial.com | | | |
| 6 | Email: jraggio@ntrial.com Email: afurness@ntrial.com | | | |
| 7 | | | | |
| 8 | Counsel for Plaintiff | | | |
| 9 | UNITED STATES DISTRICT COURT | | | |
| 10 | NORTHERN DISTRICT OF CALIFORNIA | | | |
| 11 | SAN FRANCISCO DIVISION | | | |
| 12 | | | | |
| 13 | IN RE: UBER TECHNOLOGI PASSENGER SEXUAL ASS | 25, 11 (5., | Case No. 3:23-md-030 | 084-CRB |
| 14 | LITIGATION | J | DECLARATION OF SCHULTE IN SUPP | |
| 15 | This Document Relates to: | | NACHAWATI LAW GROUP PLAINTIFFS' OPPOSITION TO DEFENDANTS UBER TECHNOLOGIES, | |
| 16 | | | | |
| 17 | Jane Doe NLG (M.M.) v. Uber | ļ. | INC., RASIER, LLC. LLC'S MOTION TO | · · · · · · · · · · · · · · · · · · · |
| 18 | Inc., et al., No. 3:25-cv-02653 | -CRB | FOR FAILURE TO (AMENDED PTO 10 | COMPLY WITH |
| 19 | | | | 1 D D |
| 20 | | I | Judge: Honorable Cha Date: January 16, 2026 | • |
| 21 | | | Гіте: 10:00 a.m. Courtroom: 6 – 17th F | loor |
| 22 | | | | |
| 23 | <u>DECLARATION OF STEVEN S. SCHULTE</u> | | | |
| 24 | I, Steven S. Schulte, declare as follows: | | | |
| 25 | 1. I am an attorney who is admitted <i>pro hac vice</i> to practice before this Court. I am a | | | |
| 26 | partner at the law firm Nachawati Law Group and counsel of record for the plaintiffs | | | |
| 27 | | | | |
| 28 | 1 | | | |
| | CASE NO. 3:23-MD-03084-CRB DECL. OF STEVEN S. SCHULTE ISO NACHAWATI LAW GROUP PLAINTIFFS' OPP'N TO DEFENDANTS' MOT TO DISMISS CASES FOR | | | |

FAILURE TO COMPLY WITH AMENDED PTO 10

- represented by Nachawati Law Group whose claims are the subject of Defendants' Motion to Dismiss. ECF No. 4737.
- 2. I make this declaration of my personal knowledge. If called as a witness, I could and would competently testify to the matters set forth herein.
- 3. This declaration is made in support of Nachawati Law Group Plaintiffs' Opposition to Defendants Uber Technologies, Inc., Rasier, LLC, and Rasier-CA, LLC's Motion to Dismiss Cases for Failure to Comply with Amended Pretrial Order 10 ("PTO 10"). ECF No. 4737.
- 4. Counsel's firm has made extensive efforts to reach its client listed in Exhibit A, subject to Defendants' Motion to Dismiss. Those efforts include extensive phone calls, text messages, emails, physical mailings to last known address, and additional address searches in databases.
- 5. Through counsel's diligence, a Second Amended PFS and PFS verification for Jane Doe NLG (M.M.) (MDLC ID 3157) was produced via MDL Centrality on December 19, 2025. Therefore, counsel would respectfully request for Jane Doe NLG (M.M.)'s exclusion on any future entry of dismissal by the Court.

Executed on December 29, 2025, in Dallas, Texas.

NACHAWATI LAW GROUP

/s/ Steven S. Schulte
Steven S. Schulte (TX SBN 24051306)